## SUPREME COURT MINUTES FRIDAY, NOVEMBER 19, 2004 SAN FRANCISCO, CALIFORNIA

S127253 TANIELIAN (WILLIAM) ON H.C.

Petition ordered withdrawn

pursunat to written request of petitioner.

S129292 MIRANDA ON H.C.

C048010 Third Appellate District Petition for review and application for stay denied

S121657 RENARD (ALAN) ON H.C.

Extension of time granted

to December 29, 2004 for Attorney General to

file the informal response.

S121724 PEOPLE v. COLE (PEARLE VISION)

D040475 Fourth Appellate District, Extension of time granted

Division One

to December 13, 2004 to file appellants' consolidated answer to amicus briefs.

S113201 HONEYWELL v. W.C.A.B. (WAGNER)

B156438 Second Appellate District, Request for judicial notice granted (Honeywell's)

Division Three

S122590 FREEMAN (FRED H.) ON H.C.

Referee appointed

THE COURT:

Based on the record in this matter and good

cause appearing:

In the matter of Fred Harlan Freeman on Habeas Corpus, S122590 (Superior Court of Alameda County, No. 79502), the Honorable Kevin Murphy of the Santa Clara County Superior Court is appointed to serve as referee.

The referee, after proper notice to the parties, is directed promptly to hold an evidentiary

hearing and to make findings on the following questions:

- 1. Did Judge Stanley Golde commit the acts alleged in paragraph 10 of the declaration of John R. Quatman, attached as exhibit 74 to the petition? If so, exactly what did he do, and where, when, and under what circumstances did he do it?
- 2. Did John R. Quatman exercise any peremptory challenges at trial against any prospective juror who either was Jewish or whom he believed was Jewish? If so, whom did he challenge, and why did he challenge that person? Did John R. Quatman exercise any peremptory challenges on the basis of religion at the advice of Judge Golde?

It is further ordered that the referee prepare and submit to this court a report of the proceedings conducted pursuant to this appointment, of the evidence adduced, and of the findings of fact made.

Any requests for discovery in this matter should be addressed to the referee.